New York Store Established 1853.

Chocolate Creams

Another 600 pounds of those delicious sweetmeats that you can't buy for less than 25c anywhere else, and we are going to sell them at \ our front door, to-day,

For 15c a pound Cut Flowers

Fresh Cut Roses at 29c doz. Carnations at 19c dozen.

Pettis Dry Goods Co.

Drs. Coughlin & Wilson, Dentists

S. W. cor. Market and Penn. sts., opp. P. O. Formerly in "The Denison."



ROYAL BAKING POWDER CO., NEW YORK.

THE CHARGE WEDGED IN.

Oil Men Cannot Make the Nitroglycerin Come Up or Go Down.

The cannisters of nitroglycerin which lodged in the casing of the Bradley farm oil well and failed to explode when the attempt was made to shoot the well have not yet been removed. Contractor Gillick has made various attempts to withdraw the dangerous charge of explosive, but the cannisters seem to have become wedged in the narrow casing and will not go down nor come up. They are about two hundred feet above Trenton rock and if they were exploded it is probable the well would not be benefited and might be filled up below. An attempt will now be made to lower a and spear the cannisters and permit the nitroglycerin to run down into the well and then cut the cannisters out with the drill. The amount of oil produced by the well has not diminished and those interested think if it can be shot it will prove a gusher. The well on the Foley farm is not so promising.

A CHILD'S SAD ACCIDENT.

Batson Ross's Little Girl Killed Under an Elwood Street Car.

Yesterday Myrtle, the four-year-old daughter of Batson Ross, of this city, was stantly killed. She attempted to cross the track ahead of the car and was caught by it. Her body was dragged some distance it. Her body was dragged some distance before the car could be stopped. The machinery of the car caught her head and elected, will vote, not for the Chicago tickchinery of the car caught her head and mangled it terribly, leaving her brains scattered along the track. The reports from Elwood do not indicate that the acci- | Will they do it? dent was the fault of the motorman, but leaves the inference that it was thoughtlessness of the child that was re-sponsible. One arm and one leg were was left of the child was an unrecognizable mass of flesh.

CITY NEWS NOTES.

The Primary Teachers' Union will meet this afternoon at 4 o'clock at the First Presbyterian Church, Russell Powell will sing a solo at Roberts Park M. E. Church at the close of the morning services to-morrow.

Mr. Farmer's Concert.

A concert was given last evening at the Y. M. C. A. Hall. Mr. Edwin Farmer, a planist, who has recently come to this city to reside, was the principal performer, and played three numbers with great brilliancy of execution and beauty of interpretation. His work was beyond the appreciation of the small audience that was present. Miss Zora Bartmess, though suffering with slight hoarseness, sang with taste two operatic selections and a little ballad, the latter without accompaniment. Mr. J. Fremont Frey, one of the leading zither players of the city, played two numbers. Others who participated were Miss May Emerson, a student planist; Mr. Will Bussy, baritone, and Miss Lotta Wands, who was the beneficiary of the evening's entertainment. The concert was thirty-five minutes late beginning and was not carried through as by programme, several who were to have

The annual session of the Indianapolis District Conference and Sabbath-school Convention of the White River Conference, Honey Creek Chapel, near Greenwood, Johnson county, Tuesday evening, Oct. 14, and closed Thursday night. This was one of the most profitable and interesting sessions ever held by this body of ministers and Christian workers. Rev. J. T. Roberts, | that party one which the Democrats have of Irvington, Ind., presiding elder of the district and president of the conference, was present and presided. There were twenty-one members there. A programme had been arranged. A number of good papers on timely subjects were read and elicited some lively discussions. A quartet of young ladies of the First United Brethren Church, of Indianapolis, sang. Indianapolis was selected as the place of the next ses-

Think They Have Located Gaynor. Members of the Improved Order Knights of Pythias have secured information which they think will lead to the arrest of A. M. Gaynor, the treasurer of the order. Two of them called at the police station yesterday to learn if a warrant had been issued for Gaynor, but learned that no record of a warrant was on file. Captain Dawson asked possessed, but they did not give it to him. It is the belief of the police that the whether they want to push the case against

Wants His Money Returned. About two months ago A. T. Bradshaw placed a cafe wagon on the street, but it did not prove very attractive to the people, He now claims that he has been prevented by the city authorities from operating it, and asks that his license fee be refunded. City Controller Johnson says he told Bradshaw when the license was procured that it would not protect him for the class of business he proposed conducting.

GOLD MEN THE REGULARS

CHAIRMAN PICKENS SHOWS THEY CONSTITUTE REAL DEMOCRACY.

Populist Control of the Silver Wing in This State Thoroughly Shown-How Cooper Was Nominated.

The Popocratic managers of Indiana are beginning to feel the serious effects of their deal with the Populists and their action in putting five straight Populists on their ticket. Yesterday the Hon. S. P. Sheerin, of Logansport, who has been secretary of the national committee through two national campaigns, authorized the statement in which he declares that he cannot longer train with the party in this campaign and gives strong and sufficient reasons why a Democrat cannot support the Populistic combination. Three or four more of the most prominent leaders of the party, who have been trying hard to remain in line with it, are on the mourners' bench and will probably come forward and profess the true faith within a few days. Just to help the movement along Chairman Pickens, of the National Democratic committee, yesterday issued the following ad-

dress on party regularity: "To the Democrats of Indiana: You have been asked to vote for the Bryan party in Indiana because it was 'regular.' The National Democrats have been denounced as bolters, though many Democrats have admitted that so far as the principles of the Indianapolis platform were concerned they were in line with the best Democratic thought and tradition. But the Bryan men have insisted that the party repre-sented at Chicago was the regular organization and so was entitled to the vote of all true Democrats. It therefore becomes important to examine this claim to regularity. To begin with, Mr. Bryan, the nom-inee for President, is not a Democrat. He is a Populist. He has acted with the Populists in his own State and was elected to Congress by the votes of Populists, in re-turn for which kindness he himself voted for General Weaver, the Populist candi-date for President in 1892, thus bolting the regular Democratic organization, although there was a regular Democratic electoral ticket in the field in Nebraska which received nearly 25,000 votes. In 1893 Mr. Bryan bolted the regular Democratic ticket nominated by the regular Democratic State convention of Nebraska, and since then he has repeatedly declared that he would bolt the next national Democratic convention (which was held at Chicago) unless that convention adopted a platform to suit him. In the St. Louis Populist convention General Weaver, the Populist candidate for President in 1892 against Cleveland, in nominating Mr. Bryan for President, says: 'He has already been three times indorsed by the Populist party of his own State—once for Representative in Con-gress, once for United States Senator and only last week for the presidency.' Mr. Bryan is now the nominee of the Populist party for President on a Populist platform and has formally accepted that nomina-tion. He has, therefore, bolted regular Democratic candidates, supported Populist candidates, threatened to bolt if he found that he could not control the Democratic for the presidency on a Populist platform. port of Democrats on the ground of 'regu-

larity." THE POPULIST DEAL. "When the Indiana Democrat goes to vote on election day he will find that he toral ticket without voting for five Populist electors. The State convention of the Democratic party of Indiana met in Indianapolis last June. The people who elected the delegates to that convention, in the exercise of their sovereign power district and the delegates to the convention, who were duly elected by the people nominated the electors at large. On the 13th of October the State committee, upon of these electors four district electors and one elector at large, to resign the trust

confided with them by the Democrats of Indiana. The Populists did not even permit he Democratic State committee to deternine what ten names should remain on the ticket or what five should be stricken off nor did the Populists consult the Demo cratic committee as to what five Populists should usurp the places made vacant. Five Democrats were thus forced off the electoral ticket and five Populists, who had not been nominated by any Democratic convention, placed in their stead by the Populist party. Thus the Democratic State central committee has bolted the ticket nominated at Chicago in favor of the Populist ticket nominated at St. Louis to extent of one-third of the electoral ticket, Is this 'regularity' The five electors are et, but for the St. Louis ticket. Yet Democrats are asked to vote for this mongrel

electoral ticket on the plea of regularity. COOPER A POPULIST CREATURE. "Coming to the candidates for Congress in this, the Seventh district, we find the

same state of affairs. Mr. Cooper was nominated for Congress at the dictation of a Populist convention which met at Franklin at the time the Democratic convention was in session and just across the street from it. The Popullsts declared that they would not support certain candidates and would support certain other candidates, among whom was Mr. Cooper. llar committee from the Populist conven-

lowing report:
"'Resolved, That the joint conference of the committee of the Populist and Democratic conventions make the following report to their several conventions: Messrs, C. Barnett Franklin Land Barnett, Franklin Landers, Romeo Stuart, Sidney Moon or Charles Cooper will be supported by the unanimous Democratic and Populist vote of Marion and Johnson counties; that free silver is our first de-

tion, which joint committee made the fol-

"This report was adopted by the Populist convention. Mr. Cooper was nominated by the Democratic convention. He was then nominated by the Populists and appeared before them and accepted the nomination. Since when did the Democratic party take orders from any other party? regularity' which will commend itself to Democrats? "In the Sixth Congressional district the

egular Democratic nominee for Congress, Mr. Puntenny, was withdrawn, and the Pepulist candidate for Congress, Mr. Robinson, was indersed. In this district a reg-ularly elected and duly constituted congressional convention was held by the Democrats. This convention nominated Mr. Puntenny for Congress in accordance adjourned sine die. A Populist convention was also held at which Dr. Robinson was nominated. After the adjournment of both conventions the district committeeman of the Democratic party, in defiance of party usage, in contempt of Democratic principles, compelled Mr. Puntenny to withdraw and substituted for him the name of a man ocratic convention, but was the nominee of the convention of another party, and been fighting for years. Is this 'regunominees are thus to be set aside by the act of a man who is himeslf in his official capacity the mere creature and agent of the people, why should we hold con-ventions at all? Again, we ask the people of the Sixth district, are they going to vote for Robinson because he is 'regular' Yet his case is merely typical. In the Fifth district the Democrats and Populists are supporting John Clark Ridpath, a Populist, for Congress. In the Ninth dis-trict they have combined on Mr. Cheadle, who is not even a Populist, but a free-silver Republican. In the Eighth district

there has been fusion on another Populist, Mr. Brunt. Can it be said that these proceedings are 'regular? IN MARION COUNTY.

"In this county the 'regular' Democratic legislative ticket is composed of three Democrats and two Populists, who were first nominated by a Populist convention and then indorsed by a Democratic convention. Thus there is no Democrat in Indiana who can vote a straight Democratic ticket by stamping the rooster. What has happened in Indiana has happened in three-fourths of the States of the Union, and the chairman of the Populist that complete fusion will yet be arranged in the remainder of the States. The plain truth is that the Democratic party has been betrayed into the hands of the Populists. Mr. John Kern congratulated the recent Democratic legislative convention in this county upon the fact that there would

be only one Democratic ticket on the ballot in Indiana. He spoke the truth. There is only one such ticket, and that bears the device of the head of Thomas Jefferson, and is made up of electors pledged to vote for those grand old Democrats—Palmer and Buckner. There is not a Populist on the ticket. The legislative candidates of the National Democratic party in this county are all Democrats, and they were nominated without consulting the pleasure of the Populists. And the name of Mr. Evans Woollen, the National Democratic candi-Woollen, the National Democratic candi-date for Congress in the Seventh congressdate for Congress in the Seventh congressional district, was not submitted to the
approval of Populists before it was put
upon the ballot. So we urge all true Democrats to vote for Democratic principles
and Democratic candidates by stamping
the only regular Democratic ticket now on
the ballot, viz., the ticket under the head
of Jefferson. We submit that no ticket can
rightfully claim regularity and the suprightfully claim regularity and the sup-port of true Democrats which contains the

A NEW SCHOOL BUILDING

names of men who are not Democrats."

CONTRACT LET FOR ONE AT PARK AVENUE AND FIFTEENTH STREET.

Will Cost Over \$33,000 When Completed-A Statement of School Board Finances.

At a brief session of the School Board, last night, the contract for building schoolhouse No. 46, at the corner of Park avenue and Fifteenth street, was awarded to J. O. Jungelaus for \$31,000. The bid of the Fuller-Warren Company to furnish heating and ventilating apparatus for \$2,247 was also accepted. For constructing the building, the bids of other contractors were as follows: William Kraas, \$32,275; J. G. Schumacher, \$31,800; Conrad Bender, \$33,162; George P. Smith, \$33,486; Fisher & Myer Company, \$31,065; Spielhoff & Son, \$34,359; Salisbury & Stanley, \$32,249; for heating and ventilating apparatus, Kruse & Dewenter \$2,750. A motion that the contractor be required to complete the work by Jan. 20, next, was lost, Mr. Blackledge explaining that he had consulted with the contractors and had been informed that the work could not possibly be completed by Feb. 1, and he said that if an effort was made to secure such a stipulation in the contract, the whole deal might fall through. As a substitute, the committee on buildings and grounds was directed to secure an agreement for the completion of the building as early as possible, as it is needed very

.The treasurer submitted a report showing overdrafts and balances to Oct. 1, as follows: Special fund, balance, \$189,704.11; McCoy fund, \$1,500; Gregg fund, \$660.18; Iibrary fund, \$1,223.89; Manual Training fund, overdraft, \$21,165.14; tuition fund, \$169,718.89; total overdraft, \$190,718.89. Actual balance in the treasury Oct. 1, \$2,374.24. The secretary's report showed that warrants for \$2,424.23 were drawn during the month. Centractor Tobin petitioned the board to return a check for \$100 he had voluntarily deposited with his bid for the North Indianapolis schoolhouse. His bid was afterward withdrawn, owing to some mistakes in his calculation. The check was ordered rned, inasmuch as no other contractor had been required to deposit a check, and Mr. Tolin simply sent it of his own voli-President Scott suggested that the committees adopt a rule in future provid-ing that all bids shall be accompanied with certified checks, to be forfeited in case the contractors fail to make good their bids. W. P. Barnett's request for permission to use a room in school No. 40 for a night school was refused, the committee on judiciary deciding that the school would not under the control of the board. Lora Marthens's salary was fixed at \$600 a year on the recommendation of the committee and Elizabeth Miller was appointed teacher a salary of \$550, from the beginning of ent year. Virginia Crusius was appointed subject to assignment by grade by the superintendent, her appointment to date from Oct. 19, 1896, to Feb. 1, 1897.

SCHOOL GIRL TURNS THIEF.

Admits Stealing a Watch Chain from a Suburban Jeweler.

Yesterday patrolman Buchanan, of the West Indianapolis police force, recovered a watch guard that had been stolen two months ago from John Wilhite's jewelry store, on Williams street. The officer noticed the chain being worn by a sixteenyear-old school girl, and he secured possession of it and an admission from the girl that she had taken it from the jeweler's The chain is worth only \$3, and the police fail to see why she stole it, as erable real estate in the suburb. The girl has not been arrested, but Mr. Wilhite says he will swear out a warrant for her arrest Chief Massing arrested Jesse Milakan, of Williams street, yesterday morning for shooting inside the suburb's limits.

CITY HOSPITAL CONTRACT.

Board of Health Has a Dispute as a Detail.

The Board of Public Works is having further trouble over the work on the new north wing of the City Hospital. This time it is with the contractor. Yesterday Presi-The Democratic convention appointed a dent Morrison, of the Board of Health, refrom the original plans, and he said the Board of Health would protest against the acceptance of the work unless it was properly completed.

The plans for the building contemplated a room for nurses' quarters in connection with each ward. When it came to building the walls no door was left communicating between the nurses' quarters and the ward, although the original plans showed a door. Dr. Morrison informed the Board of Public Works yesterday that the room set apart for nurses' quarters would be utterly useless for the purpose it was intended for unless a door was cut in. The Board of Public Works sent a letter to nnegut & Bohn, the architects, directing them to order the contractor to place a doorway according to the plans. The architects were also instructed to refuse to make any additional allowance for this work. The contractors declared that they would not cut the doorway unless they were allowed extra pay when the matter was first brought to their attention by Dr. Morriso Hence his complaint to the Board of Pube Works. Street Commissioner Herpeck was authorized to have his men construct a drain from the City Hospital laundry to the sewer at the request of Dr. Ferguson, secretary of

the Board of Health. BOARD OF WORKS ROUTINE.

Final Action Taken.

The board took final action on the followa local sewer in the first alley south Lexington avenue, from Dillon street to State avenue, with branches, For bricking the first alley east of New Jersey street, from North street to Massachusetts avenue. of Lockerbie street, from Liberty street to The board referred a petition for gravel-ing the first alley east of East street from Stevens to Gimble street, to the city engineer for investigation. No further action was taken in the mat-ter of opening Weghorst street, a resolution for which was adopted some time ago.

Bids Opened. The board opened eleven bids for the construction of a plate girder bridge across Pleasant run at Beecher street, as Sheffler Bridge Company, \$2,873; Bellefontaine Bridge and Iron Company, \$2,820; Variety Iron-works Company, \$2,714; Peter Fritz, \$2,673; Massillon Bridge Company \$2,652; American bridge works, \$2,577; La-fayette Bridge Company, \$2,490; Toledo Bridge Company, \$2,484; Chicago Bridge and Iron Company, \$2,449; Wrought-iron Bridge Company, \$2,350, and Wisconsin Bridge and Iron Company, \$2,301, For constructing masonry for this bridge Samuel Robbins made the following bid: Masonry, \$5.65 a cubic yard; dry excavation, 15 cents; wet excavation, \$1; broken stone, \$4; cop-ing, 35 cents a foot. The board deferred

awarding any of the contracts. A Fence in the Sidewalk. Omer Rodibaugh was instructed to remove a porch and fence attached to a house on Delaware street just above Massachusetts avenue, which projects into the

A NEW B. AND L. REPORT

MOST MISTAKES DUE TO ASSOCIA-TIONS THEMSELVES.

State Commission Supplements Its Finding of a Few Months Ago-The National Union's Affairs.

It will be remembered that when the building and loan commission appointed by Governor Matthews, composed of John H. Holliday, James E. McCullough and Bellamy Sutton, filed its report with the Governor, a few months ago, this report was very severe upon some of the associations. So much objection was raised by the officers of various associations that further investigations were made, and the board yesterday filed the following supplemental report with the Governor:

"In the report heretofore filed reference was made to two tables thereto appended containing data touching assets, receipts, earnings and expenses of forty associations of which twenty were expense-fund asso ciations and twenty were nonexpense-fund associations. These tables were compiled from the official printed report of the Auditor of State. As that report appears, the one clerical error. This error occurs in the case of the Indiana Mutual Building Loan Association, in the item of expense, which is stated in the tables to be \$31,219.48, where-as it should have been \$30,219.48. Since the former report of the commission was filed it has been claimed on behalf of some of the associations mentioned in the tables the tables were not correct in fact as to such associations. The commission, after learing explanations from representatives of some of such associations, and making such examination as it was able to do in Auditor's office, is satisfied that some of these claims are well founded. But, as above indicated, the inaccuracies in the tables do not grow out of any mistake in compiling them from the Auditor's report, neither do they grow out of any mistake on the part of the Auditor in compiling his report. They grow out of the failure on the part of the associations themselves to properly classify in their reports to the Au-ditor the different items which the law requires such reports to contain. For instance, in the case of the Indiana Savings and Investment Company, an item of \$1,109.93, which, as explained, is a withdrawal of stock, instead of being placed in the report to the Auditor under the head of withdrawal of stock. withdrawal of stock, is placed under the head of miscellaneous disbursements, and

so tabulated in the Auditor's report.
"In the case of the Plymouth Savings and
Loan Association, its report to the Auditor. under the head of receipts from interest, shows \$394.29 only, and under the head of receipts from premiums, fines and forfeitures, respectively, shows nothing, and is so tabulated in the Auditor's report. Under the head of profit and loss, the latter association shows interest \$10,181.72, premium \$4,241.17, fines \$384.78. But the profit and loss account is preparatively oss account is never contained in the Auditor's official report.

MISTAKES IN REPORTS.

"It will thus be seen that the tables used by the commission, compiled as they were from the Auditor's official report, would too great and the earnings in the case of the Plymouth S. and L. Association too small. Mistakes of a similar nature, though not so easily ascertained, have occurred in the reports of other associations to the Auditor; that is to say, mistakes in failing to classify or place under the proper heads the items embraced in the re-port. On account of these mistakes, in a number of associations, the commission finds, on investigating the original reports in the Auditor's office, that it would be impracticable, if not impossible, to compile a table therefrom that would be absolutely

"In order to do so it would require an investigation of the books of a number of the associations. While, therefore, the tables referred to were taken from the official report of the proper officer of the State, and the commission feels that it was justified in relying on that official report, as it did at the time the tables were made, yet the tables being inaccurate in point of fact, and on that account pos-sibly working an injustice to some of the associations mentioned, and having a tendency to mislead to those who may have to deal with the matter hereafter, it is proper, we deem, that the commission should state the fact that the tables are in-

"These tables were appended to the former report for the purpose mainly of showing the difference in the ratio of expense between expense-fund and nonexpense-fund associations, and while the commission recognizes the fact that the tables are inaccurate as prepared, for the reasons above given, it still insists that the reports of the Auditor, when consulted, furnish abundant evidence of the fact that the nonexpense-fund association is by far the lesexpensive and more serviceable to its stock-holders, and that the law should prevent the extracting from the funds paid in moncy for expenses, but require expenses to be laid from earnings only.

"And while the tables appended to the former report do not turnish that clear and accurate evidence that they were originally intended to furnish, the inaccuracies oc curring in them emphasizes the recommendation made in the former report as to requiring reports to the Auditor and the publication thereof in such a way ly worth while for the State to go to the xpense of publishing statistics concerning the building and loan associations, unless they are prepared in such a way as to be accurate and reliable."

UNION NATIONAL REPORT.

Examiners Appointed by State Find Association All Right.

John E. Cleland and George U. Bingham, appointed by the Auditor of State, upon the application of the Union National Savings and Loan Association, to examine the affairs of the association, made their report yesterday. They report 14,985 shares of stock in force, and that on July 1, 1895, the expense fund was abolished, resulting in a material reduction of expenses for salsecretary. Some errors of bookkeeping they were adjusted. The assets on Sept. \$3.904.21; loans on mortgage security, \$524. 488.23; cash on hand, \$19.683.43; contingent fund, \$261.18. The examiners declare that the securities are ample, and the affairs of the association were found to be in sound condition. They say the books and ac-

The report is as follows: "Pursuant to your appointment and in structions we have made a complete ex-amination of the books and affairs of the Union National Savings and Loan Associa-tion of Indianapolis, Ind., and submit the This association was incorporated in February, 1891, and has been doing bus iness as a State asssociation. It now has 2.558 certificates of stock in force, representing 14,985 shares, which is held in abou two hundred cities and towns in this State. Prior to July 1, 1895, it was what is generally known as an 'expense fund' association. On that date the expense fund was abolished, and since that time the expense have been paid from the earnings. change has resulted in a material reduction of the expenses for salaries. The sec retary is now the only salaried officer. Prior to July 1, 1894, a number of errors credits. At this time there was a shortage in the accounts of the association, which was adjusted by the directors at \$310, and before this examination was charged off against the earnings. "In making this investigation it was found that the association had not been charged with \$500 received from the sale of ten shares of prepaid stock on Feb. 1, 1833. Nor was a check for \$250, issued July 12 1893, on account of the withdrawal of fivshares of prepald stock, which was sub-sequently returned by the holder, both of which amounts were deposited to the credit of the association in their bank. Upon

the discovery of these er ors they were at once corrected. "It was also discovered that in a few in stances there were errors in the amount of accrued dividends credited to prepaid stockholders. In some cases too much and in others too little had been credited. The attention of the officers of the association has been called to these errors, and they have been noted for correction. The adjustment will not materially change their liability on this account. The result will be a small reduction of the liability. With these exceptions, which are in the aggregate entirely insufficient to affect its so-vency, the affairs of the association were found to be in a sound condition. The books and accounts are now kept with

care and accuracy.
"This association has over eight hundred mortgage loans scattered over the State.

and, while we did not make a personal in-spection of the properties held as security for these loans, we are satisfied from the promptness with which dues, interest and

premiums are paid on the stock which is pledged for these loans, and the reports of the officers who made the inspection of these properties, that they are amply se-cured. We believe that the association will realize from the real estate held by it the amount of its cost. "The following statement is a correct

exhibit of the assets and liabilities of the association at the close of business Sept. Loans on stock......Furniture and fixtures..... Stationery and supplies..... Real estate Due from local board treasurers ...

LIABILITIES.

 Prepaid stock
 178,750.00

 Dividend on prepaid stock
 17,501.66

 Certificates of deposit
 9,400.00

 Undivided profits
 3,904.21

 Contingent fund
 261.18

 Taxes deducted on account of prepaid stock "We conclude that the association is sol-

vent and its affairs economically and pru-dently managed." KAPPA SIGMA OFFICERS.

Twelfth Conclave of the Fraternity Ends with a Banquet.

The twelfth conclave of the Kappa Sigma fraternity, which has been in session at the Commercial Club, ended with a banquet at the Grand Hotel last night. Thursday evening, in accordance with the custem at conclaves, an initiate was put through the mysteries of becoming a member of the fraternity. J. P. Francis, of Purdue University, was the student chosen, and he had that tired feeling to a great degree when the ceremonies ended. At the banquet last night a number of toasts were delivered by prominent mem-bers of the fraternity, and the boys en-joyed a rollicking good time. The newly-elected officers are: W. G. M .- J. Curtis Travis, University of W. G. P.-W. Wood Ballard, University of Kentucky, W. G. M. of Ceremonies-G. Henry Powell, Cornell University. W. G. Scribe-Herbert W. Martin, Ran-W. G. T.-Stanley Martin, Virginia Military Institute.
Editor of Caduceus-J. Harry Covington, University of Pennsylvania.

OTHER HOUSES ROBBED. Burglars Made a Number of Hauls

During the Big Parade.

Yesterday morning several other people, n addition to those named in the Journal vesterday, reported to the police that their houses had been entered by burgiars dur- It is understood that the assets will about ing the parade Thursday night. The police | equal the liabilities, which are in the neighlearned that the burglars visited many borhood of \$40,000. Mr. Wagner took charge houses, but only occasionally entered one. of the business late yesterday afternoon. naturally, and did, show the expenses in They would ring the door bell, and, if there Previous to filing the deed of assignment was no one at home, they would burglarize | the firm filed three chattel mortgages. The the place. H. M. Ohr, of 73 East St. Jo- largest is in favor of W. F. Henley, as been entered and that the burglars secured | Travelers' Association, and is to secure him | gen. a gold watch, some rings and silver

Central avenue, the burglars took watch and some small articles of jewelry. At the residence of M. L. Hare, 500 North Pennsylvania street, some jewelry, silverware, a gold watch and revolver are missed. The home of John C. Dean, 571 North Pennsylvania street, suffered the greatest loss, and much greater than was first supposed when Mr. and Mrs. Dean discovered, on returning from the parade, that burglars had visited the house. Here the burglars got a valuable pendant set with diamonds, three gold rings, a diamond pin, several gold scarf pins and two pairs of gold bracelets, a pair of gold earrings, a silver ice cream set, fifty-four silver spoons a diamond lace pin, a lace fan and \$15 in money. Mr. Dean has offered a reward of \$2 in money, a gold necklace, a gold watch and some silverware. The following is a complete list of the goods stolen by the burglars, as reported From the residence of John C. Dean, No. 571 North Pennsylvania street-One pair solitaire screw earrings, about 11/2 one heart-shaped pin, set

pearls and diamonds; one large fleur pin, set with pearls; one string gold beads one gold bracelet, with diamond set in clasp; one bracelet of cameos, linked together with gold; one set of earrings and pin, two stick-pin miniatures, on porcelain; one bar pin, set with three emeralds; or stick pin, large ruby in center, surrounded by diamonds; one stick pin fleur de lis of pearls; one stick pin, crown-shaped, with pearls; one stick pin, green enamel and pearls; two plain band rings; one ring, 'Mizpah." in black enamel; one fine neck chain; one plain hoop bracelet; one class stick pin, with three Greek letters; one set three opal studs; one pair garnet screw earrings; one college pin, red enamel, with the word "Stanford" across it, shape of flag; one long chain of turquoise beads one chain pink Roman pearls; one pearl cross, figure of Christ carved upon it, attached to string of beads; one stick pin sword shaped, of blue enamel and gold numerous stick pins and small articles seven soup spoons, six ice cream spoons, twenty-four coffee spoons, one clive spoon, two bonbon spoons, one large spoon, Versailles pattern; two orange spoons, three salt spoons, one silver measure, one brown leather pocketbook, silver trimmings, marked "Lillian Wright Dean;" \$16.50 in

500 North Pennsylvania street—One pearl lace pin, one pair old-fashioned gold braceone large berry spoon, one black enameled pin, with diamond in center, one gold wire bracelet, set with two diamonds and two sapphires; one gold bracelet, rope style; one gold watch, open face English make; five silver Hindoo bracelets. From the residence of S. E. Perkins, No. 573 North Pennsylvania street-One openface gold watch, one pair gold cuff buttons one pair shell cuff buttons, one necklace hair and gold; one lavender enamel pin, set with diamond; one pair amethyst earrings. one bar pin, gold and blue enamel; six plated forks, one gold and pearl spoon, one revolver, lot of old coins. From the residence of R. L. Dorsey, No. 233 Central avenue—Gold watch, Waltham make, 10 size Appleton & Tracy movement From the residence of H. M. Ohr. No. 73 Joseph street-Open face gold

watch. Waltham movement. Burglars on Arsenal Avenue. Burglars broke into the residence of Thomas Moore, 61 Arsenal avenue, last night and stole \$30.

Sawyer and His Cane.

complained to Captain Quigley last night of the treatment he had received at the hands of two officers during the railroad men's parade Thursday night. He said he was standing between Alabama and Delaware streets on Washington street in the front line of the crowd on the north side came along clearing the way, he says a patrolman pushed him back with such force that be knocked down an old lady and inured her so badly that she had to be taken nome in a carriage. When he got up from the ground, he says a captain or sergeant took his cane away from him without any reason whatever. Captain Dawson has a cape at the police station which he took away from a man on the night of the parade, but he tells a story of the affair which differs from Sawyer's account. He says the man defied the po-ice to make him stand back, and raised his cane to strike the patrolman, when he

(Dawson) interfered and took the cane. The Release of George Higgins. It was learned yesterday that George Higgins was not ordered released from the jail by Judge Cox, of the Police Court. but that the order for his release came in the regular way in which prisoners not indicted by the grand jury are released. As stated in the Journal, the record in the Police Court shows that Higgins was duly examined and bound over to the grand jury. The fact that the order for Higrins's release should come on the same day that he was bound over to the grand jury caused the police to think there had been a mistake in the proceedings, and Higgin was arrested again. It is doubtful if case of theft can be made against him. He rented the wheel with which he le charged with stealing, and still had it in his possession when arrested, and there is no evidence that he attempted to dispose of it at any time.

Special Attractions

-TO-DAY AT THE-

Wm. H. BLOCK CO.

Bargains in every department. Fine display of Cloaks, Suits and Furs. Special values in all departments. Mail orders promptly and carefully filled. All purchases amounting to \$5 and above delivered free within a radius of one hundred miles

THE WM. H. BLOCK CO.

7 and 9 East Washington Street.

OUR SILVERWARE DEPARTMENT

Is Worthy of Your Attention.

A BEAUTIFUL DISPLAY OF TOILET ARTICLES

Flatware and Novelties in Sterling.

CHARLES MAYER & CO.

29 and 31 West Washington Street.

RESULT OF HARD TIMES HENLEY, EATON & CO., WHOLESALE

Assets and Liabilities About \$40,000-The Chattel Mortgages-Other Affairs of the Courts.

HATTERS, MAKE ASSIGNMENT.

Henley, Eaton & Co., wholesale hatters at 120 and 122 South Meridian street, filed a deed of assignment yesterday for the benefit of the firm's general creditors.

Everett Wagner was made the assignee. No schedule of assets was filed, except a schedule of assets was filed, except a stal; note. Judgment vs. defendant for secretary and treasurer of the Commercial for money advanced the firm from the funds of that order. It is for \$16,500.85. At the residence of R. L. Dorsey, on Allen M. and Stoughton J. Fletcher are creditors to the extent of \$7,700, which is covered by a chattel mortgage. The third mortgage is in favor of Laura B. Eaton for \$1,700. Inability to make collections and the

THE WESTERN UNION STUBBORN. Carries Another Tax Case to U. S.

ness, are the causes of the failure.

great depression in business, causing a con-

stant loss in the management of the busi-

Supreme Court. The Western Union Telegraph Company has appealed to the United States Supreme Court the case decided against it several weeks ago in the Supreme Court requiring \$100 for the recovery of the goods. S. E. it to pay the full penalty of 50 per cent. Perkins, 573 North Pennsylvnia street, lost for nonpayment of taxes. It declined to for nonpayment of taxes. It declined to pay the taxes assessed upon it under the law of 1891 and fought the efforts of the State to collect through the Supreme Court of the United States. The State obtained a adgment of \$65,000 and sued for a penalty of \$44,000, making the total amount involved

low something over \$109,000. AN UNTRUE INDICTMENT.

No Way of Reaching Prosecuting Attorneys Save by Impeachment. The Supreme Court yesterday, in the case of George L. Griffith vs. William L. Slinkard, decided that a prosecuting attorney is not liable on account of procuring the return of an indictment, nor for publicly reading an indictment in open court, ever be untrue. The court held that as judicial officer the prosecuting attorney can be reached for his official acts only by im-

peachment. Police Court Cases.

Benjamin Law was fined \$10 yesterday in Police Court for assaulting his wife. There was evidence to show that while Law was abusing his wife her ten-year-old sister came to her rescue and cut Law with a knife. Law said he had been out of the penitentiary only a short time. He was sent up for tweive years for manslaughter. The cases against Wade Hill and Louis Sussman, charged with maintaining disorderly saloons, were continued until next Henry Meiggie, charged with keeping gambling house, was allowed to guilty to violating Section 3 of the Nicholson law, and the gambling case was dropped. This was on the advice of the policeman who made the arrest.

An Incorrigible Orphan Girl. Anna Whaley, who is the guardian of Jennie Delks, a fifteen-year-old orphan girl, filed a petition yesterday in the Circuit Court asking that the girl be sent to the Reform School. Mrs. Whaley says the girl is incorrigible; that she often remains out late at night and associates with boys

A Three-Year Sentence. Judge McCray yesterday sentenced WII iam Boyd to three years in the penitentiary. He was convicted of stealing an overcoat valued at \$25. George Webster, who was convicted of stealing two slik dresses valued at \$40, got off with a

sentence of one year. THE COURT RECORD. Supreme Court.

'17866. Potter vs. Lumber Company. Knox Reversed. Howard, J .- In an acplaintiff in the defendant's sawmill by set screw being maintained in a dangerou position on a revolving shaft, the plaintiff being the employe of the owner of the mill the comp a nt will be sufficient to withstand a demurrer where it shows that the appli-ance was defective, that the owner had the defect or had not equal means of knowledge with the master. 17968, Griffith vs. Slinkard, Greene C. C.

McCabe, J.-I. The prosecuting

made the foundation for a suit for malicious prosecution against such officer. Appellate Court.

attorney is a judicial officer. 2. If in

course of legal proceedings a prosecuting attorney procures a false indictment

against a person, such action cannot be

Affirmed.

1888. Kelso vs. Kelso. Knox C. C. Affirmed. Ross, J.-1. Where one of several ureties, who are jointly liable, is nified, the indemnity foures to the benefit of all, and the one holding the security by implication of law becomes a trustee for his co-sureties. 2. The proper place for a bill of exceptions in a transcript, in order that it may be considered in the record, is some place before the certificate of the clerk, which should be at the end, and not at the beginning, of the transcript, 3 it is necessary that the record shows affirmatively that the bill of exceptions was properly filed with the clerk after it had be sent to the fair voter. Send the will be sent to the fair voter. Send the 1623. Kniss vs. Holbrook. Noble C. C. Petition for rehearing overruled. Gavin, I.—!. If a note is void it cannot be forced even by an innocent holder, but where a note is merely voldable between the original parties it will be upheld in the hand of innocent parties. 2. Where a note is given for a patent right and it does not so appear upon the face of the instrument, Section 8132, R. S., 1894, makes the seller thereof the criminal, and not the buyer.

1815. Cray vs. Wright. Grant C. C. Affirmed. Reinhard, J. — The statute subjects to the payment of a decedent's debta hand of innocent parties. 2. Where a note

all lands and interest therein which the de-ceased in his lifetime may have transferred to defraud his creditors, but when the ad-ministrator is authorized to sell, he must bring all the parties who claim title to such land into court in order that their rights may be precluded. 2182, Holland vs. White. Original action. Motion for rehearing overruled.

Superior Court. Room 1-John L. McMaster, Judge. M. Kinnan Manufacturing Company vs. Orlando Sprague; attachment. Dismissed and costs paid. Jno. Ludiow vs. Fred Larn; appeal, Taken under advisement. Western Strawboard Company vs. Adolph Brandt et al.; on account, Dismissed and

Room 2-Edgar A. Brown, Judge Pro tem. Sarah Dayes vs. William Dayes. Dis-missed by plaintiff. \$2,324.40 and costs.

Room 3-Pliny W. Bartholomew, Judge. Ella Brant vs. Frederick Brant et al.; divorce. Dismissed at plaintiff's costs.

Joseph E. Morrow vs. Charles E. Ruemmelle; account. Finding and judgment for plaintiff for \$49.25. John Stewart vs. Cornelius Friedgen et al.; mechanic's lien. Finding and judgment for plaintiff vs. Cornellus for \$7 and find-ing and judgment for Wilhelmina Freid-

New Suits Filed. Frank Barton vs. Wm. S. Baldock et al.; mechanic's lien. Circuit Court. Fred Sandifer vs. David Allen; mechanic's lien. Room 1. A. M. Ogle et al. vs. J. P. Walsman et al.; foreclosure. Room 1. Louis G. Ertel vs. Joseph C. Cole; foreclosure. Room 2. Columbus C. Craig et al. vs. Manuel F. Heather et al.; mechanic's lien. Room 3. Foster Lumber Company vs. Olive P. Ensley et al.; mechanic's lien. Room 1.

BIG SALE OF STAMPS.

Over \$80,000 Worth Sold by the Local Office in the Last Quarter,

The quarterly postal account of Postmaster Sahm for the Indianapolis office for the quarter ending Sept. 30 has been prepared and is as follows: Sale of waste paper..... Box rents. Deposits by postmasters...... 11,546.42 Transfers from auditor 15,309.23 Total\$111,135.61 Salary of postmaster. \$950.00
Paid special delivery messengers. 697.28
Paid clerks in postoffice. 15,114.00
Paid miscellaneous expenses. 415.00
Paid railway postoffice clerks. 61,311.23 Miscelianeous railway mail service expenses Paid carriers.

COLORED WOMAN ASSAULTED.

Edward Wilson Arrested and Identified as the Assailant.

Edward Wilson, thirty-one years old, giving his address as 16 Arch street, was arrested last night charged with criminally assaulting Emma Jones, a colored woman living in the rear of 14 East Michigan street. Patrolman Caplinger was riding on his wheel along New York street looking for searchers, when he saw a woman turn out of Mer'dian street and run west on New York street screaming. The officer overtook her and she told him that a man had grabbed her at the entrance to the alley between New York and Ohio streets, but that she had broken away from him Caplinger and the woman returned to the alley and arrested Wilson, whom the wom-

tist Church Dr. Wharton preached an impressive sermon. A large audience was present. There will be no meeting this evening, but to-morrow there will be three services—at 10:45 a. m., 7:30 p, m., and at 3 p. m. a union mass meeting of the young people. Dr. Wharton has consented to remain another week, and will conduct union meetings of all the Baptist churches of The evening meetings will be held

The College-Avenue Revival.

Last evening at the College-avenue Bap-

of the week at the College-avenue Bapth Church. WOMEN VOTE

in the First Baptist Church and the

o'clock meetings will be held the first part

FOR PRESIDENT

For the first time in the history of this country an opportunity for women to publicly express their choice for President is offered. The method is unique, and will result in showing on Nov. 4 just what effeet the women's vote will have on na

tional affairs. A manufacturer who has business relations with most of the prominent newspapers in the United States proposes the plan, as follows:

All women over eighteen are entitled to one vote. The votes by States will be shown in he papers on every Wednesday and Saturday until Nov. 4. Women are requested to read more than one side of the question and act upon their own judgment. Write the name of candidate on a postal card and write your own name and address clearly, also city and State. On the lower left-hand corner give the name of a banker or grocer who knows you. postal to Postum Cereal Food Coffee Com-pany, Battle Creek, Mich. It is urged that every earnest woman will not hesitate to expend a penny to register her preference at this most interesting period of national

This company have a national reputation and pledge their integrity and honor to report the vote exactly as received, without fear or favor. A sworn statement of the final vote polled up to 7 p. m. Nov. 4 will be published Nov. 7, and the vote as it progresses will be shown on every Wednesday and Saturday between now and then.